Message Text

UNCLASSIFIED

PAGE 01 GENEVA 03407 01 OF 03 120718Z

17

ACTION ACDA-10

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TO SECSTATE WASHDC 2813

INFO AMEMBASSY BONN

AMEMBASSY CANBERRA

AMEMBASSY THE HAGUE

AMEMBASSY LONDON

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UNCLAS SECTION 1 OF 3 GENEVA 3407

EI:11652: N/A TAGS: PARM

SUBJ: NPT REVCON: ROMANIAN DRAFT DOCUMENTS

SOVIET DEL, ON CONFIDENTIAL BASIS, PROVIDED US AND BRITISH WITH TEXTS OF THREE ROMANIAN DRAFT DOCUMENTS THAT ARE BEING CIRCULATED PRIVATELY AMONG NON-ALIGNED AND SOME OTHER DELS. THREE DOCUMENTS COVER IMPLEMENTATION OF ARTICLE VI, PEACEFUL USES OF NUCLEAR ENERGY, AND SECURITY ASSURANCES. ROMANIANS ARE APPARENTLY NOT SPECIFYING WHAT FORM THEY INTEND DOCUMENTS TO TAKE (E.G. PROTOCOLS, RESOLUTIONS, ELEMENTS OF FINAL DECLARATION). BEGIN TEXTS:

1. IMPLEMENTATION OF ACT VI

UNCLASSIFIED

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PAGE 02 GENEVA 03407 01 OF 03 120718Z

THE STATES PARTICIPATING TO THE REVIEW CONFERENCE OF THE PART-

IES TO THE TREATY ON THE NON-PROLIFERATION OF NUCLEAR WEAPONS, TAKING INTO ACCOUNT THAT, IN ACCORDANCE WITH ITS BASIC OBJECTIVE, THE TREATY ON THE NON-PROLIFERATION OF NUCLEAR WEAPONS SEEKS TO ACHIEVE THE CESSATION OF THE NUCLEAR ARMS RACE AT AN EARLY DATE AND THE ADOPTION OF THE EFFECTIVE MEASURES OF NUCLEAR DISARMAMENT.

NOTING THAT THE NON-NUCLEAR WEAPON STATES PARTIES TO THE TREATY, IN FULFILMENT OF THEIR OBLIGATIONS, UNDER ARTICLES II AND III OF THE TREATY, DID NOT ACQUIRE OR MANUFACTURE NUCLEAR WEAPONS OR OTHER NUCLEAR EXPLOSIVE DEVICES AND AT THE SAME TIME HAVE ACCEPTED THE INTERNATIONAL ATOMIC ENERGY AGENCY'S SAFEGUARDS SYSTEM, AS A MEASURE OF VERIFICATION OF THE IMPLEMENTATION OF THEIR OBLIGATIONS UNDER THE TREATY

RECALLING THE OBLIGATION ASSUMED BY THE PARTIES TO THE TREATY UNDER ITS ARTICLE VI TO PURSUE NEGOCIATIONS IN GOOD FAITH ON EFFECTIVE MEASURES RELATING TO CESSATION OF THE NUCLEAR ARMS RACE AT AN EARLY DATE AND TO NUCLEAR DISARMEMENT, AND ON A TREATY ON GENERAL AND COMPLETE DISARMEMENT UNDER STRICT AND EFFECTIVE INTERNATIONAL CONTROL.

DEEPLY CONCERNED THAT DURING THE PERIOD SINCE THE ENTRY INTO FORCE OF THE TREATY, THE NUCLEAR ARMS RACE HAS CONTINUED AT AN ACCELERATED PACE, RESULTING IN THE ACCUMULATION OF A GREAT AMOUNT OF NUCLEAR WEAPONS IN THE WORLD,

NOTING THAT THE NEGOCIATIONS CONDUCTED UNDER THE AUSPICES OF THE CONFERENCE OF THE COMMITTEE ON DISARMEMENT DID NOT DEVELOP THE NECESSARY CONDITIONS IN ORDER TO EFFECTIVELY APPROACH THE ACHIEVEMENT OF THE GOALS PROVIDED FOR IN ARTICLE VI OF THE TREATY ON THE NON-PROLIFERATION OF NUCLEAR WEAPONS,

CONSIDERING THAT THE UNSATISFACTORY MANNER OF THE IMPLEMENTATION OF CERTAIN PROVISIONS OF THE TREATY SERIOUSLY AFFECTS THE PURPOSES AND PRINCIPLES SET FORTH IN PARAGRAPHES 2,9,10 AND 12 OF ITS PREAMBLE,

AFFIRMING THAT THE TREATY CONTAINS A TOTAL OF APPROPRIATE RITHTS AND OBLIGATIONS, THE FULFILMENT OF WHICH, BY ALL THE PARTIES AND IN ALL THEIR COMPONENTS IS ESSENTIAL FOR ITS EFFECTIVENESS

CONSIDERING FURTHER THAT THE EFFECTIVENESS OF THE TREATY, ITS POWER OF ATTRACTION AND THE ADHERENCE TO IT OF A NUMBER OF STATES AS LARGE AS POSSIBLE DEPENDS, INTER ALIA, ON THE MANNER IN WHICH ALL STATES PARTIES ABSERVE THE OBLIGATIONS THEY HAVE ASSUMED UNUNCLASSIFIED

UNCLASSIFIED

PAGE 03 GENEVA 03407 01 OF 03 120718Z

DER THE TREATY, INCLUDING THOSE RELATING TO THE CONDUCTING IN GOOD FAITH OF THE NEGOCIATIONS ON DISARMEMENT,

HAVE AGREED AS FOLLOWS:

ARTICLE 1. THEY SOLEMNLY REAFFIRM THE OBLIGATION UNDERTAKEN UNDER ARTICLE VI OF THE TREATY.

ARTICLE 2. THE STATES PARTIES TO THE TREATY WILL INTENSIFY THEIR EFFORTS AIMED AT PURSUING, WITH PERSEVERENCE, THE NEGOCIATIONS ON DISARMAMENT IN A MANNER CONDUCIVE, AS SOON AS POSSIBLE,

TO AGREEMENTS ON EFFECTIVE MEASURES OF DISARMAMENT, IN ACCORDANCE WITH THE OBJECTIVES PROVIDED IN ARTICLE VI OF THE TREATY.

ARTICLE 3. THE NEGOCIATIONS WILL BE DIRECTED WITH PRIORITY TOWARDS NUCLEAR TOPICS I.E. THE REDUCTION AND THE CESSATION OF THE NUCLEAR ARMS RACE, THE PROHIBITION OF THE USE OF NUCLEAR WEAPONS, THE CESSATION OF THE PRODUCTION OF NEW NUCLEAR WEAPONS AND THE DESTRUCTION OF THE EXISTING STOCKPILES OF NUCLEAR ARMS.

ARTICLE 4. IN PARALLEL, WITH THE ATTAINMENT OF THE ABOVE MENTIONED OBJECTIVE, PARTIAL MEASURES OF MILITARY DESANGAJEMENT AND DISARMAMENT WILL BE ALSO NEGOCIATED ON THE BASIS OF A PROGRAMME WHICH SHOULD FINALLY LEAD TO THE ELIMINATION OF ALL WEAPONS AND, IN THE FIRST PLACE, OF THE NUCLEAR WEAPONS, TO THE ACHIEVEMENT OF GENERAL AND COMPLETE DISARMAMENT, UNDER STRICT AND EFFECTIVE INTERNATIONAL CONTROL.

ARTICLE 5. THE NEGOCIATIONS WILL BE CONDUCTED ON A DEMOCRATIC BASIS, TAKING INTO ACCOUNT THE SECURITY AND THE INTERESTS OF ALL STATES AND ENSURING AN INCREASED ROLE FOR THE UNITED NATIONS AND FOR THE MULTILATERAL ORGANS OF NEGOCIATION, AS WELL AS THE INFORMATION OF PUBLIC OPINION ON THE COURSE OF THE NEGOCIATIONS.

ARTICLE 6. EFFECTIVE MEASURES WILL BE TAKEN IN ORDER TO INCREASE THE ROLE OF THE CONFERENCE OF THE COMMITTEE ON DISARMAMENT AS A FORUM FOR MULTILATERAL NEGOCIATIONS IN THE FIELD OF DISARMAMENT, BY IMPROVING ITS ACTIVITY, THE DEMOCRATIZATION OF ITS WORKING PROCEDURES AND THE STRENGTHENING OF ITS RELATIONSHIP WITH THE GENERAL ASSEMBLY OF THE UNITED NATIONS.

ARTICLE 7. A PROGRAMME OF WORK WILL BE DRAWN UP IN ORDER TO GIVE A PERSPECTIVE TO THE NEGOCIATION ON DISARMAMENT AND TO DIVERSIVY THE ACTIVITIES OF THE CONFERENCE OF THE COMMITTEE ON DISZAMAMENT BY DEALING WITH SEVERAL TOPICS AT THE SAME TIME WHILE MAINTAINING THE PRIORITY FOR THE MEASURES OF NUCLEAR DISARMAMENT.

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PAGE 01 GENEVA 03407 02 OF 03 120736Z

21

ACTION ACDA-10

INFO OCT-01 EUR-12 EA-10 IO-10 ISO-00 OES-05 FEA-01

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INFO AMEMBASSY BONN

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UNCLAS SECTION 2 OF 3 GENEVA 3407

2. INTERNATIONAL CO-OPERATION IN THE PEACEFUL USES OF NUCLEAR ENERGY

THE STATES PARTICIPATING TO THE REVIEW CONFERENCE OF THE PARTIES TO THE TREATY ON THE NON-PROLIFERATION OF NUCLEAR WEAPONS, RECOGNIZING THE ROLE OF THE USE OF NUCLEAR ENERGY FOR PEACEFUL PURPOSES FOR THE DEVELOPMENT OF ALL NATIONS AND ITS IMPORTANCE AS SOURCE OF ENERGY IN THE CONTEXT OF THE PRESENT ECONOMIC SITUATION, REAFFIRMING THE IMPERATIVE NEED TO SUPPORT THE EFFORTS OF DEVELOPING COUNTRIES WITH THE VIEW TO NARROW AND ELIMINATE THE ECONOMIC GAP SEPARATING THEM FROM INDUSTRIALLY DEVELOPED COUNTRIES, A PROCESS TO WHICH THE USE OF NUCLEAR ENERGY COULD GREATLY CONTRIBUTE.

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PAGE 02 GENEVA 03407 02 OF 03 120736Z

NOTING THAT, IN ACCORDANCE WITH ITS ARTICLES IV AND V, THE TREATY ON THE NON-PROLIFERATION OF NUCLEAR WEAPONS TENDS TO DEVELOP THE INTERNAABDHEL CO-OPERATION INFTHE FIELD OB THE USE OF NUCLEAR ENERGY FOR PEACEFUL PURPOSES AND RECOGNIZES THE OBLIGATION OF STATES PARTIES IN A POSITION TO DO SO TO CONTRIBUTE ALONE OR TOGETHER WITH OTHER STATES OR WITHIN THE INTERNATIONAL ORGAN

IZATIONS TO THE FURTHER DEVELOPMENT OF THE APPLICACIONS OF NUCLEAR ENERGY FOR PEACEFUL PURPOSES PARTICULARLY IN THE NON-NUCLEAR-WEAPON STATES PARTY TO THE TREATY, WITH DUE CONSIERATION FOR THE SPECIAL NEEDS OF THE DEVELOPING COUNTRIES,

TAKING NOTE OF THE ACTIVITY UNDERTAKEN UNTIL NOW BY THE IAEA WITH THE VIEW TO FACILITATING THE INTERNATIONAL CO-OPERATION IN THE FIELD OF THE PEACEFUL APPLICATIONS OF NUCLEAR ENERGY, PROVIDED IN ARTICLE IV OF THE TREATY,

CONVINCED THAT IT IS NECESSARY TO UNDERTAKE FURTHER EFFORTS IN ORDER TO IMPLEMENT IN AN APPROPRIATE MANNER, THE PROVISIONS OF ARTICLES IV AND V OF THE TREATY,

HAVE AGREED AS FOLLOWS

ARTICLE 1. THEY SOLEMNLY REAFFIRM THE OBLIGATIONS ASSUMED UNDER ARTICLE IV OF THE TREATY WHICH PROVIDES THAT NOTHING IN THAT INSTRUMENT SHALL BE INTERPRETED AS AFFECTING THE INALIENABLE RIGHT OR ALL THE PARTIES TO THE TREATY TO DEVELOP RESEARCH, PRODUCTION AND USE OF NUCLEAR ENERGY FOR PEACEFUL PURPOSES WITHOUT DISCRIMINATION, AND THAT ALL THE PARTIES TO THE TREATY UNDERTAKE TO FACILITATE, AND HAVE THE RIGHT TO PARTICIPATE IN THE FULLEST POSSIBLE EXCHANGE OF EQUIPEMENT, MATERIALS AND SCIENTIFIC AND TECHNOLOGICAL INFORMATION FOR THE PEACEFUL USES OF NUCLEAR ENERGY. ARTICLE 2. THE STATES PARTIES TO THE TREATY UNDERTAKE TO TAKE URGENT MEASURES IN ORDER TO INCREASE AND FACILITATE INTERNATIONAL CO-OPERATION, AND TO CREATE CONDITIONS FOR AS WIDELY AS POSSIBLE PEACEFUL USES OF NUCLEAR ENERGY, WITHING THE FRAMEWORK ESTABLISHED BY THE TREATY

ARTICLE 3. THE NUCLEAR-WEAPON STATES AND THE INDUSTRIALLY DE-VELOPED NON-NUCLEAR-WEAPON STATES PARTIES TO THE TREATY AS WELL AS THE IAEA WILL WIDEN INTERNATIONAL CO-OPERATION, CONTRIBUTING ALONE OR TOGETHER TO THE INTENSIVE DEVELOPMENT OF THE PEACEFUL USES OF NUCLEAR ENERGY IN THE NON-NUCLEAR-WEAPON STATES PARTIES TO THE TREATY, WITH DUE CONSIDERATION FOR THE SPECIAL NEEDS OF THE DEVELOPING COUNTRIES.

ARTICLE 4. THE STATES PARTIES TO THE TREATY IN A POSITION TO UNCLASSIFIED

UNCLASSIFIED

PAGE 03 GENEVA 03407 02 OF 03 120736Z

DO SO UNDERTAKE TO ENSURE THE FREE ACCESS OF THE OTHER STATES PARTIES TO RAW MATERIALS AND TO SPECIAL FISSIONABLE MATERIALS, NECESSARY FOR RESEARCH ACTIVITIES, RELATING TO DEVELOPMENT, APPLICATIONS AND ECONOMIC OBJECTIVES, WHICH HAVE BEEN ACHIEVED OR ARE IN A COURSE OF ACHIEVEMENT IN THE NON-NUCLEAR-WEAPON STATES PARTIES TO THE TREATY, THE ACCESS OF NON-NUCLEAR-WEAPON STATES WILL BE ALSO ENSURED TO THE SCIENTIFIC AND TECHNOLOGICAL ACQUISITIONS IN THE NUCLEAR FIELD, IN PARTICULAR FOR THE ACQUIREMENT OF IMPROVED EQUIPMENT AND INSTALLATIONS AND KNOWHOW, TAKING INTO ACCOUNT THAT THE ELIMINATION OF UNDERDEVELOPMENT AND THE SPEEDY PROGRESS OF ALL NATIONS CAN BE ACHIEVED ONLY ON THE BASIS OF THE MOST RECENT ACQUISITIONS OF THE CONTEMPORARY SCIENCE AND TECHNOLOGY.

ARTICLE 5. THE IAEA WILL DEVELOP ITS ACTIVITIES IN THE FIELD OF TECHNICAL ASSISTANCE TO NON-NUCLEAR-WEAPON STATES PARTIES TO THE TREATY AND IN PARTICULAR TO THE DEVELOPING ONES BY MAINTAINING IN EQUITABLE RELATIONSHIP BETWEEN THE FUNDS USED FOR TECHNICAL ASSISTANCE AND THOSE AIMED AT MEASURES OF VERIFICATION, PROVIDED IN ARTICLE III OF THE TREATY.

ARTICLE 6. THE RESEARCH FOR THE AUTOMATION OF THE VERIFICATION SYSTEM APPLIED ACCORDING TO THE TREATY ON NON-PROLIFERATION, ON THE ACTIVITIES OF THE NON-NUCLEAR WEAPON STATES PARTIES TO THE TREATY AND ON THE APPLICATIONS OF THE RESULT OF THESE ACTIVITIES WITHIN THE SYSTEM OF SAFEGUARDS WHICH IAEA APPLIES IN ACCRODANCE WITH THE TREATY WILL BE CONTINUED AND INCREASED.

ARTICLE 7. THE NUCLEAR WEAPON STATES PARTIES TO THE TREATY WILL MAKE AVAILABLE TO THE IAEA A PART OF THE FISSIONABLE MATERIALS RESULTING FROM THE MEASURES OF NUCLEAR DISARMAMENT IN ORDER TO BE ATTRIBUTED TO THE NON-NUCLEAR-WEAPON STATES PARTIES TO THE TREATY, WITHIN THE PROGRAMMES OF TECHNICAL ASSISTENCE OF THE AGENCY

ARTICLE 8. THE STATES PARTIES TO THE TREATY UNDERTAKE TO ESTABLISH, AS SOON AS POSSIBLE, THE ADEQUATE INTERNATIONAL PROCEDURES IN ORDER TO MAKE AVAILABLE TO THE NON-NUCLEAR-WEAPON STATES PARTIES TO THE TREATY, ON A NON-DISCRIMINATORY BASIS, THE POTENTIAL BENEFITS RESULTING FROM ANY PEACEFUL APPLICATIONS OF NUCLEAR EXPLOSIONS, ACCORDING TO THE PROVISIONS OF ARTICLE V OF THE TREATY.

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PAGE 01 GENEVA 03407 03 OF 03 120739Z

17

ACTION ACDA-10

INFO OCT-01 EUR-12 EA-10 IO-10 ISO-00 OES-05 ERDA-07

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UNCLAS SECTION 3 OF 3 GENEVA 3407

3. SECURITY ASSURANCES

THE STATES PARTICIPATING TO THE REVIEW CONFERENCE OF THE PARTIES TO THE TREATY OF THE NON-PROLIFERATION OF NUCLEAR WEAPONS, RECOGNIZING THAT THE NON-NUCLEAR-WEAPON STATES BY RENOUNCING TO ACQUIRING SUCH WEAPONS, IN ACCORDANCE WITH ARTICLES II AND III OF THE TREATY HAVE THE RIGHT TO HAVE THEIR INDEPENDENCE, TERRITORIAL INTEGRITY AND SOVEREIGNTY GUARANTEED AGAINST THE USE OR THREAT OF USE OF NUCLEAR WEAPONS,

AWARE THAT THE ACCELERATION OF THE ARMS RACE AND THE ACCUMU-LATION OF A GREAT AMOUNT OF ARMS DURING THE PERIOD SINCE THE EN-TRY INTO FORCE OF THE TREATY HAVE LED TO THE INCREASE OF THE DE-GREE OF INSECURITY IN THE WORLD;

NOTING THAT THE RESOLUTION 255 (1968) OF THE SECURITY COUNCIL UNCLASSIFIED

UNCLASSIFIED

PAGE 02 GENEVA 03407 03 OF 03 120739Z

RELATES TO THE POSSIBLE ACTION TO BE TAKEN BY THE SECURITY COUNCIL ONLY WHEN A NUCLEAR ATTACK HAS OCCURED, WITHOUT OFFERING, THEREFORE, APPROPRIATE ASSURANCES FOR THE PREVENTION OF THE USE OR OF THE THREAT OF USE OF NUCLEAR WEAPONS,

BEARING IN MIND THE DECLARATION ADOPTED ON 24 NOVEMBER 1961 BY THE UNITED NATIONS GENERAL ASSEMBLY, ACCORDING TO WHICH THE USE OF NUCLEAR AND THERMO-NUCLEAR WEAPONS IS CONTRARY TO THE RULES OF INTERNATIONAL LAW AND TO THE LAWS OF HUMANITY.

RECALLING THAT, ACCORDING TO THE CHARTER OF THE UNITED NATIONS, THE STATES HAVE THE OBLIGATION TO REGRAIN IN THEIR INTERNATIONAL RELATIONS FROM THE THREAT OR USE OF FORCE AGAINST THE TERRITORIAL INTEGRITY OR POLITICAL INDEPENDENCE OF ANY STATE, OR IN ANY OTHER MANNER INCONSISTENT WITH THE PURPOSES OF THE UNITED NATIONS, TAKING INTO ACCOUNT RESOLUTION 3261 G (XXIX) WHICH CONSIDERED INTER ALIA THAT IT IS IMPERATIVE FOR THE INTERNATIONAL COMMUNITY TO DEVISE EFFECTIVE MEASURES IN ORDER TO ENSURE THE SECURITY OF NON-NUCLEAR-WEAPON STATES,

RECOGNIZING THAT THE EFFECTIVENESS OF THE TREATY, ITS POWER OF ATTRACTION AND THE ADHERENCE TO IT OF A NUMBER OF STATES AS LARGE AS POSSIBLE DEPEND, TO A GREAT EXTENT, ON ITS BALLANCED CHARACTER AND ON THE EXISTENCE OF APPROPRIATE ASSURANCES FOR THE STATES WHICH HAVE CONSENTED, BY VIRTUE OF THE TREATY, TO RENOUNCE ACQUIRING OR MANUFACTURING NUCLEAR WEAPONS,

HAVE AGREED AS FOLLOWS:

ARTICLE 1. THE NUCLEAR-WEAPON STATES PARTIES TO THE TREATY SOLEMNLY UNDERTAKE NEVER AND UNDER NO CIRCUMSTANCES TO USE OR THREATEN TO USE NUCLEAR WEAPONS AGAINST NON-NUCLEAR-WEAPON STATES PARTIES TO THE TREATY.

ARTICLE 2. THE NON-NUCLEAR-WEAPON STATES PARTIES TO THE TREATY SOLEMNLY REAFFIRM THEIR WILL TO SCRUPULOUSLY RESPECT THE OBLIGATIONS WHICH THEY HAVE ASSUMED UNDER ARTICLES II AND III OF THE TREATY:

ARTICLE 3. THE STATES PARTIES TO THE TREATY UNDERTAKE TO ENCOURAGE THE GEGOTIATIONS WITH THE VIEW TO ESTABLISH, IN AS MANY REGIONS OF THE WORLD AS POSSIBLE, ZONES OF PEACE AND CO-OPERATION

AMONG STATES, FREE OF NUCLEAR WEAPONS WITH THE NUCLEAR WEAPONS STATES RESPECTING THEIR STATUS.

ARTICLE 4. IN CASE THAT A NON-NUCLEAR-WEAPON STATE PARTY TO THE TREATY IS A VICTIM OF AN ATTACK WITH NUCLEAR WEAPONS OR OF A THREAT WITH THE USE OF SUCH WEAPONS, THE STATES PARTIES TO THE TREATY WILL IMMEDIATELY PROVIDE ASSISTANCE, IN ACCORDANCE WITH UNCLASSIFIED

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PAGE 03 GENEVA 03407 03 OF 03 120739Z

THE CHARTER OF THE UNITED NATIONS.ABRAMS

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TAGS: PARM, RO To: STATE

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